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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/716,775	11/19/2003	Lawrence E. Renck	031599/259282	6154
826	7590 10/05/2005		EXAM	INER
ALSTON &	BIRD LLP		HORTON, YVO	NNE MICHELE
BANK OF A	MERICA PLAZA			
101 SOUTH 7	TRYON STREET, SUIT	E 4000	ART UNIT	PAPER NUMBER
	E, NC 28280-4000		3635	

DATE MAILED: 10/05/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

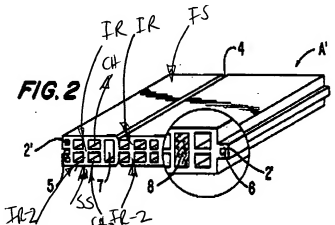
μ	Application No.	Applicant(s)
Office Action Summary	10/716,775	RENCK, LAWRENCE E.
emec Addon Gummary	Examiner	Art Unit
The MAILING DATE of this communication	Yvonne M. Horton	ith the correspondence address
riod for Reply	appears on the cover sheet w	iui die correspondence address
A SHORTENED STATUTORY PERIOD FOR REWHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication - If NO period for reply is specified above, the maximum statutory pe - Failure to reply within the set or extended period for reply will, by si Any reply received by the Office later than three months after the n earned patent term adjustment. See 37 CFR 1.704(b).	G DATE OF THIS COMMUNI: R 1.136(a). In no event, however, may a included a not a seriod will apply and will expire SIX (6) MON tatute, cause the application to become Alexandre.	CATION. reply be timely filed ITHS from the mailing date of this communication. BANDONED (35 U.S.C. 8 133)
atus		
1) Responsive to communication(s) filed on 1	9 November 2003	
	This action is non-final.	
3) Since this application is in condition for allo		ers, prosecution as to the merits is
closed in accordance with the practice und		
sposition of Claims	·	
4)⊠ Claim(s) <u>1-36</u> is/are pending in the applica	tion	
4a) Of the above claim(s) is/are with		
5) Claim(s) is/are allowed.	a.ami irom consideration.	
6) Claim(s) <u>1-10,12-15,17-21,25-28,30-34 and</u>	d 36 is/are rejected.	
7)⊠ Claim(s) <u>11,16,22-24,29 and 35</u> is/are obje	•	
8) Claim(s) are subject to restriction ar		
plication Papers		
9) The specification is objected to by the Exam		
10) The drawing(s) filed on 19 November 2003		
Applicant may not request that any objection to		· ·
Replacement drawing sheet(s) including the col 11) The oath or declaration is objected to by the		
ority under 35 U.S.C. § 119		2 0 m 00 7 0 m 01 10 m 1 1 1 0 1 1 0 2 .
	ologo policello con de la CE LL C. C. C.	
12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of:	eign priority under 35 U.S.C. §	119(a)-(d) or (f).
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1. Certified copies of the priority docum		polication No.
2. Certified copies of the priority docum		
3. Copies of the certified copies of the paper application from the International Ru		received in this National Stage
application from the International But		
* See the attached detailed Office action for a	iist of the certified copies not	received.
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Notice of References Cited (P10-892) Notice of Draftsperson's Patent Drawing Review (PT0-948)	4) ∐ Interview S Paper No(s	Summary (PTO-413) s)/Mail Date
Information Disclosure Statement(s) (PTO-1449 or PTO/SB	(/08) 5) Notice of Ir	nformal Patent Application (PTO-152)
Paper No(s)/Mail Date <u>2/22/05</u> .	6) Other:	
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bonding within the cells/channels. In reference to claim 8, the face sheet (34,40) is attached to the distal ends of the ribs (22a-e).

Claims 1,3,9,10,12-15 and 18-20 are rejected under 35 U.S.C. 102(b) as being anticipated by US Patent #5,177,924 to KAKUK. KAKUK discloses the use of a reinforced panel including a face sheet (FS) with a plurality of integral intersecting ribs (IR) projecting from an interior side thereof and forming contiguous cells/channels (2,7,10) and reinforcing members (3,8,11,21) positioned within the channels to increase bending resistance of the panel, see below. Regarding claims 3 and 12, the reinforcing



members (21) have an I-shape. In reference to claims 9 and 20, the members are molded fibers, column 5, lines 1-19. Further regarding claim 10, the panel also includes a second face (SS) and a plurality of second intersecting ribs (IR-2) that are in face to face contact with the first integral ribs (IR), see above. In reference to claims 13-15, the first and second reinforcing members (18a-e) are positioned within the first and second channels (22a-e), flush therewith, and are bonded therein by glue/adhesive, column 6, lines 19-22. Regarding claim 18, the planar sheet (FS,SS) are attached to the distal ends of the intersecting members (18a-e). In reference to claim 19, the

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reinforcing members (18a-e) are made from metal or wood, column 6, lines 41,49 and 56.

Claims 21,25 and 27 are rejected under 35 U.S.C. 102(b) as being anticipated by US Patent #5,876,831 to RAWAL. RAWAL discloses the method of forming a reinforcing panel including the steps of forming a first face sheet (34,40), forming first channel (22a-e), and securing a first reinforcing member (18a-e). Regarding claim 25, the reinforcing member (18a-e) is secured using adhesive, column 6, lines 19-22. In reference to claim 27, the reinforcing members (18a-e) fit flush within the channels (22a-e).

Claims 21,26,28,30-34 and 36 are rejected under 35 U.S.C. 102(b) as being anticipated by US Patent #5,177,924 to KAKUK. Regarding claims 21 and 32KAKUK discloses the method of forming a reinforcing panel including the steps of forming a first face sheet (FS), forming first channel (CH) and (2,7,10) using a plurality if integral ribs (IR), and securing a first reinforcing member (3,8,11,21) therein, see above. In reference to claim 26, the securing step includes securing the first reinforcing member (21) beyond the first integral ribs (IR), see figures 6 and 7. Regarding claims 28 and 31, RAWAL further discloses the step of forming a second face (SS) and second integral ribs (IS-2), and channels (CH-2) and (2,7,10); and securing a first and second reinforcing member (21) in a second channel thereby attaching the first sheet (FS) to the second sheet (SS). In reference to claim 30, RAWAL further discloses securing the second reinforcing members (2,7,10) within the second channels (3,8,11). Regarding claim 32, RAWAL further discloses the use of a channel (4) on the exterior side of the

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face sheet (FS). In reference to claim 33, the first (IR) and second (IR-2) intersecting ribs are proximate one another. Regarding claim 34, the channel (4) extends into the exterior of the face sheet (FS). In reference to claim 36, the face sheet (FS,SS) is formed from molded fibers, column 5, lines 1-19.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

Claim 17 is rejected under 35 U.S.C. 103(a) as being unpatentable over US Patent #5,177,924 to RAWAL. RAWAL discloses the basic claimed panel except for explicitly detailing the use of a paper board material. Although RAWAL is silent in this regard, he does detail the use of organic materials, column 1, line 51. Paper is an organic material. Thus, it would have been obvious to one having ordinary skill in the art at the time the invention was made to select a known material on the basis of its suitability for the use intended as an obvious matter of design choice.

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Allowable Subject Matter

Claims 11,16,22-24,29 and 35 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Yvonne M. Horton whose telephone number is (571) 272-6845. The examiner can normally be reached on 6:30 am - 3:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Carl D. Friedman can be reached on (571) 272-6842. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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